Christopher J. Altieri Marie Altieri 80 Lower Wisner Road Warwick, New York 10990 (845)986-9598

December 20, 2009

Clerk of the United States Bankruptcy Court for the Southern District of New York One Bowling Green New York, New York 10004

To Whom It May Concern:

In reference to Bankruptcy Case No. 08-1799(BRL) I am attaching documents supporting our tie to Bernard L.Madoff. We had an account with Strattham, our investment company, who solely placed our money, together with other investors, onto Bernard L. Madoff. This was our entire savings and personal pension account which has since been lost. Please recognize us as individuals and not as one entity (Strattham). Although we contributed as one group because our finances were not enough to sustain an individual account, we were still investors of Bernard L. Madoff.

Thank you for your time in this matter. We can be reached at the above address and phone number.

Sincerely,

Christopher J. Altieri

Marie Altieri

DEC 2 8 2009

U.S. BANKAUPTOY COURT, SDNY

1581 Brickell Avenue Suite #PH-104 Miami, FL 33129

2/5/2009

Dear Chris & Marie,

On Thursday, December 11, 2008, Bernard Madoff was arrested and charged with criminal securities fraud. The Securities and Exchange Commission has also filed a civil fraud suit against Bernard Madoff and his firm, Bernard L. Madoff Investment Securities LLC ("BMIS"). According to the SEC Complaint, BMIS's business is alleged to have been a "Ponzi scheme" in which investors' funds were used to create the appearance of profits and to make distributions to investors. Based upon statements allegedly made by Bernard Madoff that are quoted in the Complaint, BMIS's business was "all just one big lie." It has been publicly alleged that Madoff's fraud involved a loss in both cash and securities of as much as US \$50 billion.

As you know, the sole investment of Strattham Partners ("Strattham") is a securities account with BMIS for which BMIS is the investment adviser with discretionary trading authority. Only the partnership maintained an account with BMIS. At this time the present value of Strattham's investment with BMIS is not known or certain. On Friday, December 12, 2008, Judge Louis Stanton of the United States District Court for the Southern District of New York placed BMIS in receivership and appointed Lee Richards of Richards Kibbe & Orbe LLP as the receiver. Irving Picard of Baker Hostetler has since been appointed the trustee in the liquidation proceedings.

According to its website (www.sipc.org), the Securities Investor Protection Corporation ("SIPC") acts as a trustee or works with an independent court-appointed trustee in a missing asset case to recover funds. In general, and according to the information on the SIPC website, SIPC funds may be available to satisfy customer claims subject to review for a maximum recovery of \$500,000 on customer securities claims, including a maximum recovery of \$100,000 on claims for cash. Other than the SIPC claim, the partnership may also eventually decide to bring one or more legal actions against BMIS and Madoff, or any other legally responsible party, either individually or as part of a class action.

Unless otherwise instructed by the partnership, I will file the SIPC claim on the partnership's behalf. Only one SIPC form may be filed on behalf of the partnership. It is my current intention to file the SIPC form by the March 4, 2009 deadline. The SIPC form does not permit identification of individual partners in a partnership investor. Moreover, it is my current understanding that SIPC may not approve applications of individuals or entities who indirectly invested with Madoff through partnerships such as ours. I urge you, however, to seek your own legal advice regarding your individual rights under SIPC. If you decide to file your own SIPC form, the BMIS account number for Strattham is 1-ZB-262-3-0.

Due to the Madoff and BMIS fraud, the partnership accounting firm Morrison, Brown, Argiz and Farra LLP ("MBAF") and I are exploring whether Strattham will file amended tax returns for 2005, 2006, and 2007. In that event, I will also be working with MBAF to issue revised K-1's to each of the partners in the partnership. MBAF is also working on the 2008 tax return for Strattham and will issue K-1's to the partnership as soon as

possible. Again, I personally urge you to seek your own legal and accounting advice with respect to the propriety of filing your own amended returns once you receive the partnership's revised K-1s.

I will keep you advised of developments as I learn more about the situation.

Sincerely,

Thomas Avellino

1581 Brickell Avenue Suite #PH-104 Miami, FL 33129

4/5/2009

Dear Chris and Marie,

On Wednesday, April 2, 2009, Strattham Partners ("Strattham") received the following documents: (i) a subpoena from the Securities and Exchange Commission ("SEC") to Strattham; (ii) a subpoena from the SEC to me, in my role as managing partner of Strattham; (iii) a demand letter from the Trustee in the liquidation proceeding of Bernard L. Madoff Investment Securities; and (iv) a subpoena from the Trustee.

As you know, I previously retained Arent Fox to personally advise me in my capacity as managing partner of Strattham. In order to respond to the requests in these documents, I have now separately retained Arent Fox to advise Strattham. Their representation of Strattham is limited to responding to the documents set forth above.

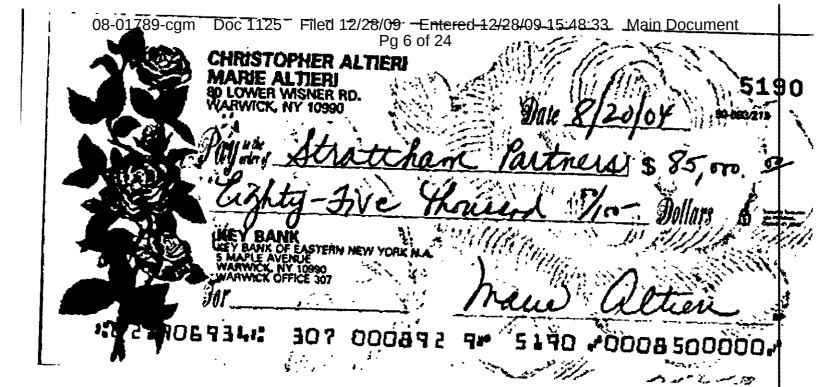
The subpoenas issued by the SEC and the Trustee request documents related to the partnership including: partnership agreements, partner distributions, financial statements, and documents relating to our investments and communications with Madoff. On behalf of the partnership, Arent Fox will gather, review and produce documents responsive to the subpoenas in item (i), (iii) and (iv).

In the demand letter, the Trustee asks that the partnership return \$4,250,000 in redemptions that we received from Madoff and then distributed to individual partners pursuant to their prior redemption requests. The trustee is demanding the return of these funds because the transactions occurred within the 90-day period prior to December 11, 2008, the filing date of the Madoff liquidation proceeding. On behalf of the partnership, Arent Fox will contact the Trustee and challenge the Trustee's request that the partnership return the funds.

I will keep you advised of any new developments as they occur.

Thomas Avellino

Sincerely,



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Pg 7 of 24 **Strattham**

1581 Brickell Avenue Suite #PH-104 Miami, FL 33129

March 11, 2009

Dear Chris and Marie,

On February 28, 2009, Strattham Partners ("Strattham") filed a claim for reimbursement with the Securities Investor Protection Corporation ("SIPC"). As noted in my last communication with you dated February 5, 2009, each of you should consult with your own personal advisors whether or not you should file your own individual claim with SIPC.

Strattham's outside auditors are still assessing the extent of any potential losses as the result of the investment by Strattham Partners at Bernard L. Madoff Investment Services LLC ("BLMIS"). Therefore, on or before April 15, 2009, Strattham Partners will file a federal extension (Form 7004) with the Internal Revenue Service to extend the filing due date of the 2008 partnership tax return (Form 1065) to September 15, 2009.

Since our outside auditors are still reviewing and assessing potential consequences related to Strattham's investment with BLMIS, they believe it prudent for Strattham to file a protective refund claim for the 2005 federal partnership tax return form (Form 1065) prior to the expiration of the federal statute of limitations on April 15, 2009. By filing the protective refund claim with the Internal Revenue Service, Strattham will reserve its right to file a 2005 amended partnership return as the result of the investment with BMIS.

I strongly recommend that all partners contact your own tax advisor regarding (1) the filing of an extension of your 2008 personal tax returns; and (2) the preparation and filing of a protective refund claim for your 2005 personal tax returns with the Internal Revenue Service prior to the expiration of the federal statute of limitations on April 15, 2009.

I will continue to keep each of you advised of any new developments in a timely manner.

Sincerely,

Thomas Avellino

1581 Brickell Avenue Suite #PH-104 Miami, FL 33129

January 14, 2009

Dear Chris and Marie,

I have received several telephone inquiries concerning Bernard L. Madoff Investment Services, ("BLM"). I want to pass along whatever knowledge I have to date concerning the BLM situation.

On December 15, 2008, Judge Louis L. Stanton entered an order in a proceeding filed by the Securities and Exchange Commission in the United States District Court for the Southern District of New York, that appointed Irving Picard as Trustee for the liquidation of BLM pursuant to the Securities Investor Protection Act ("SIPA"). All claims by customers of BLM will be processed by Mr. Picard as SIPA Trustee. The deadline for filing SIPA claims is March 4, 2008. I have received a claim form from the SIPA Trustee and am in the process of reviewing it and the procedure for filing it.

The failure of BLM has created great uncertainty and the ultimate outcome of this unfortunate situation is unknown. It appears that BLM may have provided us with false statements which overstated the balance of our holdings and gains derived there from.

In light of this unusual situation, I recommend that you consider consulting with your own personal advisors on this matter to determine the most appropriate course of action for your particular situation.

I anticipate providing you with additional information on the status of this matter in the near future. Please let me know if you have any questions. I can be reached at 732-673-5247.

Sincerely,

Thomas Avellino

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Schedule K-1 (Form 1065) 2008	Final K-1 Amen	ded K-1 OMB No. 1545-009
For calendar year 2008, or tax	Part III Partner's Shar	e of Current Year Income,
Department of the Treasury Internal Revenue Service	Deductions, C	redits, and Other Items
ending	1 Ordinary business income (loss)	15 Credits
Partner's Share of Income, Deductions,	0.	
Credits, etc.	2 Net rental real estate income (loss)	
See separate instructions.		16 Foreign transactions
Part I Information About the Partnership	3 Other net rental income (loss)	To Total Humbachons
A Partnership's employer identification number 65-0592338	4 Guaranteed payments	
B Partnership's name, address, city, state, and ZIP code	5 Interest income	
STRATTHAM PARTNERS	So Ordinary divident	
9 SAGE STREET	6a Ordinary dividends	
HOLMDEL, NJ 07733	Ch Our life of the h	17 Alternative min tax (AMT) items
C IRS Center where partnership filed return	6b Qualified dividends	
OGDEN, UT	7.5	
3002217 02	7 Royalties	
D Check if this is a publicly traded partnership (PTP)		18 Tax-exempt income and
Check it this is a proficily traved partitership (PTP)	8 Net short-term capital gain (loss)	nondeductible expenses
Part II Information About the Partner	9a Net long-term capital gain (loss)	
E Partner's identifying number	9b Collectibles (28%) gain (loss)	19 Distributions
6-6743	9c Unrecaptured sec 1250 gain	
F Partner's name, address, city, state, and ZIP code		20 Other information
	10 Net section 1231 gain (loss)	20 Other information
CHRISTOPHER & MARIE ALTIERI	gain (1033)	
80 LOWER WISNER ROAD	11 Other income (loss)	
WARWICK, NY 10990	B -60,265.	
G X General partner or LLC Limited partner or other LLC	00,203.	
member-manager member		
H X Domestic partner Foreign partner	12 Section 179 deduction	
I What type of entity is this partner? INDIVIDUAL	** Occion 17 9 deduction	
	13 Other deductions	
J Partner's share of profit, loss, and capital:	To other deductions	
Beginning Ending	 	-
Profit %		
Loss % %	14 Self-employment earnings (loss)	
Capital % %	Im I	
K Partner's share of liabilities at year end:	<u>A</u> 0.	
Nonrecourse \$	***************************************	
Qualified nonrecourse financing \$	*See attached statement for addition	al information.
Recourse		
Recourse \$ 0.		
L Partner's capital account analysis:		ļ
	luly	İ
Beginning capital account \$ 64,640.	0 0	
Capital contributed during the year \$	ກຶ	
Current year increase (decrease) \$ -63,489.	For IRS Use Only	
Withdrawals & distributions \$()	orl	
Ending capital account \$ 1,151.	. ш.	
Tax basis GAAP X Section 704(b) book		1
Uther (explain)		
A For Paperwork Reduction Act Notice, see Instructions for Form 1065.		Schedule K-1 (Form 1065) 2009

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SCHEDULE K-1 CURRENT YEAR INCREASES	(DECREASES)	
DESCRIPTION	AMOUNT	TOTALS
OTHER INCOME (LOSS)	-60,265.	
SCHEDULE K-1 INCOME SUBTOTAL		-60,265.
GAIN/LOSS ON RETURN AND NOT ON BOOKS	-3,224.	
OTHER INCREASES OR DECREASES SUBTOTAL		-3,224.
TOTAL TO SCHEDULE K-1, ITEM L		-63,489.
SCHEDULE K-1 FOOTNOTES		

THE PARTNERSHIP HAS CLAIMED A THEFT LOSS DEDUCTION PURSUANT TO REVENUE PROCEDURE 2009-20 FROM A SPECIFIED FRAUDULENT INVESTMENT ARRANGEMENT CONDUCTED BY BERNARD L. MADOFF AND BERNARD L. MADOFF INVESTMENT SECURITIES LLC. YOU MAY HAVE INDIVIDUAL TAX REPORTING REQUIREMENTS REGARDING THIS. PLEASE CONSULT YOUR TAX ADVISOR FOR PROPER REPORTING REQUIREMENTS AS THE TAX CONSEQUENCES MAY VARY AMONGST TAXPAYERS.

APPENDIX A

Statement by Taxpayer Using the Procedures in Rev. Proc. 2009-20 to Determine a Theft Loss Deduction Related to a Fraudulent Investment Arrangement

Part 1. Identification

1. Name of Taxpayer Christopher 4 MARIE Altieri

2. Taxpayer Identification Number - 1-743

Part II. Computation of deduction

(See Rev. Proc. 2009-20 for the definitions of the terms used in this worksheet.)

Line	Computation of Deductible Theft Loss Pursuant	to Rev. Pro	2000.00
1	Initial investment		c. 2009-20
2	Plus: Subsequent investments	85000	
3	Plus: Income reported in prior years	101 20	
_ 4	Less: Withdrawals	19639	
5	Total qualified investment (combine lines 1 through	40000)	
6	refeentage of qualified investment	· · · · · · · · · · · · · · · · · · ·	64639
	(95% of line 5 for investors with no potential third party seems	ery; 75% of	
7	line 5 for investors with potential third-party recovery) Actual recovery		61407
8	Potential insurance/SIPC recovery		
9	Total recoveries (add lines 7 and 8)		
10	Deductible theft loss (line 6 minus line 9)		(\varnothing)
	- June 5 mile 9)		11407

Part III. Required statements and declarations

- 1. I am claiming a theft loss deduction pursuant to Rev. Proc. 2009-20 from a specified fraudulent arrangement conducted by the following individual or entity (provide the name, address, and taxpayer identification number (if known)).
- 2 I have written documentation to support the amounts reported in Part II of this document.
- 3. I am a qualified investor as defined in § 4.03 of Rev. Proc. 2009-20.
- 4. If I have determined the amount of my theft loss deduction under § 5.02(1)(a) of Rev. Proc. 2009-20, I declare that I have not pursued and do not intend to

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pursue any potential third-party recovery, as that term is defined in § 4.10 of Rev. Proc. 2009-20.

Proc. 2009-20.
5. If I have already filed a return or amended return that does not satisfy the conditions in § 6.02 of Rev. Proc 2009-20, I agree to all adjustments or actions that are necessary to comply with those conditions. The tax year or years for which I filed the return(s) or amended return(s) and the date(s) on which they were filed are as follows: 2005
Part IV. <u>Signature</u>
I make the following agreements and declarations:
I agree to comply with the conditions and agreements set forth in Rev. Proc. 2009-20 and this document.
 Under penalties of perjury, I declare that the information provided in Parts I-III of this document is, to the best of my knowledge and belief, true, correct and complete.
Your signature here Date signed Date signed Date signed Date signed Date signed
Corporate Name Corporate Officer's signature Title
Date signed
S-corporation, Partnership, Limited Liability Company, Trust Entity Officer's signature Date signed
Signature of executor

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r Incom	e,

(Form 1065) For calendar year 2007, or tax	Final K-1 Ame	ended	K-1 OMB No. 154
Department of the Treasury Internal Revenue Service	Part III Partner's Sha	ire o	f Current Year Inc.
andiag	1 Ordinary business income (loss)	<u>ired</u>	its, and Other Item
Partner's Share of Income, Deductions, Credits, etc.	O.	•	Credits
See separate instructions.	2 Net rental real estate income (los		
			Foreign transactions
Part I Information About the Partnership	3 Other net rental income (loss)]_	
A Partnership's employer identification number 65–0592338	4 Guaranteed payments		
B Partnership's name, address, city, state, and ZIP code		\bot	
	5 Interest income	<u> </u>	
STRATTHAM PARTNERS	6a Ordinary dividends	 	
1581 BRICKELL AVENUE # PH-104 MIAMI, FL 33129	485.		0.14
	6b Qualified dividends	┤'′′	Alternative min tax (AMT) ite İ
C IRS Center where partnership filed return OGDEN, UT		ļ	
	7 Royalties	\dagger	
D Check if this is a publicly traded partnership (PTP)		18 7	fax-exempt income and
	8 Net short-term capital gain (loss) 4,910.		ondeductible expenses
Part II Information About the Partner	9a Net long-term capital gain (loss)	 	
E Partner's identifying number	226.		
- 1 astries 5 identifying number	9b Collectibles (28%) gain (loss)	19.0	istributions
-6743		A	5,000
F Partner's name, address, city, state, and ZIP code	9c Unrecaptured sec 1250 gain		37000
the state of the s		20 Of	ther information
CHRISTOPHER & MARIE ALTIERI	10 Net section 1231 gain (loss)	A	485
80 LOWER WISNER ROAD		$-\!\!\downarrow$	
WARWICK, NY 10990	11 Other income (loss)		
3 X General partner or LLC Limited partner or other LLC	 	\rightarrow	· · · · · · · · · · · · · · · · · · ·
member-manager momber			
B X Domestic partner Foreign partner	12 Section 179 deduction	\dashv	
What type of entity is this partner? INDIVIDUAL	- Cooker 175 deduction	+	······································
Partner's share of profit, loss, and capital:	13 Other deductions		
P===== : .			
Profit oz Linging			
Loss 90 To	100-15		
Capital %	14 Self-employment earnings (loss)		
ratuler's snare of liabilities at year end:	A 0.	-	
Nonrecourse \$	#Con attached state		
accusion noneconise infancing	*See attached statement for additional	<u>ıl infor</u>	mation.
Recourse \$\$_			
Partner's capital account analysis:			
Desirate 9 1	AinO O		
Capital contributed during the year Current year inserts of the year			
Current year increase (decrease) \$ 5,621.	For IRS Use		
Current year increase (decrease) \$ 5,621. Withdrawals & distributions \$ 5,000.	<u>&</u> .		
Ending capital account \$ 54,639.	<u> ठ</u>		
Ψ <u>υ4,639.</u>			
Tax basis GAAP X Section 704(h) heat			
Tax basis GAAP X Section 704(b) book Other (explain)			

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SCHEDULE K-1 CURRENT YEAR INCREA	ASES (DECREASES)	
DESCRIPTION DIVIDEND INCOME SHORT-TERM CAPITAL GAIN (LOSS) LONG-TERM CAPITAL GAIN (LOSS)	AMOUNT 485. 4,910. 226.	TOTALS
SCHEDULE K-1 INCOME SUBTOTAL TOTAL TO SCHEDULE K-1, ITEM L		5,621. 5,621.

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	_	-11	. 22		п

Schedule K-1 (Form 1065) 2006	Final K-1 Amended K-1 OMB No. 1545-009
For calendar year 2006, or tax	Part III Partner's Share of Current Year Income
Internal Revenue Service	Deductions, Credits, and Other Items
Partner's Share of Income, Deductions, Credits, etc.	1 Ordinary business income (loss) 15 Credits
See separate instructions.	2 Net rental real estate income (loss)
Part I Information About the Partnership	3 Other net rental income (loss)
A Partnership's employer identification number 65-0592338	4 Guaranteed payments
B Partnership's name, address, city, state, and ZIP code	5 Interest income
STRATTHAM PARTNERS 1581 BRICKELL AVENUE # PH-104	6a Ordinary dividends
MIAMI, FL 33129	950. 17 Alternative min tax (AMT) items
C IRS Center where partnership filed return	Du damied dividends
OGDEN, UT D Check if this is a publish traded partnership (PTD)	7 Royalties
- and the a publicly fladed partitership (PTP)	18 Tax-exempt income and
F Check if Form 8271 is attached	8 Net short-term capital gain (loss) nondeductible expenses 4 , 542 .
	9a Net long-term capital gain (loss)
Part II Information About the Partner	382.
G. Person identifying number -6743	9b Collectibles (28%) gain (loss) 19 Distributions
H Partner's name, address, city, state, and ZIP code	9c Unrecaptured sec 1250 gain
Simol o hams, address, only, state, and zir code	20 Other information
CHRISTOPHER & MARIE ALTIERI	10 Net section 1231 gain (loss) A 950.
80 LOWER WISNER ROAD	11 Other income (loss)
WARWICK, NY 10990	
I X General partner or LLC Limited partner or other LLC	
member-manager member J X Domestic partner Foreign partner	
J LX Domestic partner K What type of entity is this partner? Foreign partner	12 Section 179 deduction
	13 Other deductions
L Partner's share of profit, loss, and capital:	TO STILL GOULDING
Beginning Ending	
Profit % % Loss %	
Conital 76	14 Self-employment earnings (loss)
M Partner's share of liabilities at year end:	A 0.
Nonrecourse \$	*Coo attached attack
Qualified nonrecourse financing \$	*See attached statement for additional information.
Recourse \$ 0.	
N Partner's capital account analysis:	
Beginning capital account \$ 58.144.	Ö
Capital contributed during the year \$	IRS Use
Current year increase (decrease) \$ 5,874.	38
Withdrawals & distributions \$()	For H
Ending capital account \$ 64,018.	ь.
X Tax basis GAAP Section 704(b) book	
Other (explain)	
VA For Privacy Act and Paperwork Reduction Act Notice, see Instructions for Form 1065	Schedule K-1 (Form 1065) 2008

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STRATTHAM PARTNER	RS	Pg 1	6 of 24	65-0592338

SCHEDULE K-1 CURRENT YEAR INCREAS	SES (DECREASES)	
DESCRIPTION	AMOUNT	TOTALS
DIVIDEND INCOME SHORT-TERM CAPITAL GAIN (LOSS) LONG-TERM CAPITAL GAIN (LOSS)	950. 4,542. 382.	
SCHEDULE K-1 INCOME SUBTOTAL		5,874.
TOTAL TO SCHEDULE K-1, ITEM N		5,874.

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			Final K-1	Amende	d K-1	OMB No. 1545-0089
Schedule K-1 (Form 1065)	2005	P	int III		er el la	Credits & credit recapture
Department of the Treasury Internal Revenue Service	For calendar year 2005, or tax year beginning, 2005 ending, 20	1	Ordinary business Not rental real esta		······································	
Partner's Share of In Credits, etc.	come, Deductions, See back of form and separate instructions.	3	Other net rental in	come (loss)	16	Foreign transactions
Part 1 A Partnership's employer Ident		4	Guaranteed paym	ents		
65-0592338		5	Interest income	· · · · · · · · · · · · · · · · · · ·		
B Partnership's name, address Strattham Partners 1581 Brickell Avenue #P		6a	Ordinary dividend	9 345		
Miami, FL 33129		étb	Qualified dividend	ls	· • • • • • • • • • • • • • • • • • • •	
C IRS Center where partnersh	ity filed return	7	Royatties			
Ogden, UT	sky traded partnership (PTP)	- 8	Net short-term ca	4,023		
Check if this is a public Tax shelter registration Check if Form 8271 is	number, if any	- L	Net long-term ca	1,059	17	Alternative minimum tax (AMT) items
是 Part II 清明 14 15 15 15 15 15 15 15 15 15 15 15 15 15			Collectibles (28%			
@ Partner's identifying numbe			: Unrecaptured sec			
w Partner's name, address, c Christopher & Marie Alti		10	Net section 1231	gain (loss)	18	Tax-exempt Income and nondeductible exp∉nses
80 Lower Wisner Road Warwick, NY 10990		11	Other income (lo	95) 		,
1 General partner or Lt member-manager	.C Limited partner or other LLC member				19	Distributions
J Domestic partner	Foreign partner	12	Section 179 ded		<u>A</u> .	35,000
K What type of entity is this L Partner's share of profit, lo		- 13	Other deductions	3	20	Other Information
Beginnt Profit	% 9	_ [""		Durances , , ,		
Loss Capital	96 9 96 9	<u>-</u>	Self-employment	american (lana)] .	.i
M Partner's share of liabilities	at year end:		. Sett-employment			
Nonrecourse Qualified nonrecourse finan	ncing , ,5		See attached st	atement for a	ıdditi	onal Information.
N Partner's capital account a		-				:
Beginning capital account Capital contributed during	\$ 87,71 the year . \$	7 <u>2</u>				
Current year increase (dec Withdrawals & distributions Ending capital account	rease)\$	<u> </u>				
Tax basis GA	,,,,,	֓֞֞֟֞֟֟֟ ֚	• •			

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				6511
		Final K-1 Amend		
Schedule K-1 (Form 1065) 20 04	Pa	Deductions, Cr	redit	Current Year Income; is and Other Rems:
Department of the Treasury Internal Revenue Service Tax year beginning January 1 2004 December 31 2004	1	Ordinary business income (loss)	15	Credits & credit recapture
Partner's Share of Income, Deductions,	2	Net rental real estate income (loss)		
Credits, etc. See back of form and separate instructions.	3	Other net rental income (loss)	16	Foreign transactions
Part I Information About the Partnership	4_	,	ļ	
A Partnership's employer identification number 65-0592338	4	Guaranteed payments		
B Partnership's name, address, city, state, and ZIP code	5	Interest income		
Strattham Partners 1581 Brickell Avenue #PH-104	6a	Ordinary dividends	-	
Miami, FL 33129	6b			
C IRS Center where partnership filed return Ogden, UT	7	Royalties		
D Check if this is a publicly traded partnership (PTP)	8	Net short-term capital gain (loss) 2,390		
E Tax shelter registration number, if any Check if Form 8271 is attached	9a		17	Alternative minimum tax (AMT) items
Part II Information About the Partner. G Partner's identifying number	95	Collectibles (28%) gain (loss)		
6743	9¢	Unrecaptured section 1250 gain	-	
H Partner's name, address, city, state, and ZIP code				
Christopher & Marie Altieri 80 Lower Wisner Road	10	Net section 1231 gain (loss)	18	Tax-exempt income and nondeductible expenses
Warwick, NY 10990	11	Other income (loss)		
I General partner or LLC Limited partner or other LLC member-manager member				
J Domestic partner Foreign partner	12	Section 179 deduction	19	Distributions
K What type of entity is this partner? individual				
	13	Other deductions	20	All - information
L Partner's share of profit, loss, and capital:			20	Other information
Beginning Ending Profit % %				
Loss % %				the stable has a defined as a file of the figure application of the stable and th
Capital % %	14	Self-employment earnings (loss)	+	
M Partner's share of liabilities at year end:				and an analysis of the Miller Market
Nonrecourse		1		
Qualified nonrecourse financing \$	+9	ter -theshod statement for :	- 4411	t Information
Recourse	<u> </u>	See attached statement for a	iaan	ional information.
N Partner's capital account analysis:	1			
Beginning capital account \$0	골	i		
Capital contributed during the year .\$ 85,000				
Current year increase (decrease) . \$ 2,717 Withdrawals & distributions \$ 0	l Š			
Ending capital account \$ 87,717	<u>R</u>			
	ا ي <u>ة</u>			
Tax basis GAAP Section 704(b) book Other (explain)				



U.S. Department of Justice
Federal Bureau of Investigation
FBI - New York
26 Federal Plaza, 23rd Floor
New York, NY 10278
Phone: (212) 384-1000
Fax: (212) 384-4104

January 13, 2009

Marie Altieri 80 Lower Wisner Rd Warwick, NY 10990

Re: Case Number: 318A-NY-301292, Madoff

Dear Marie Altieri:

Please note that SIPC and the FBI are two entirely different entities. The FBI does not have any information regarding SIPC claims.

Your name was referred to the FBI's Victim Assistance Program as being a possible victim of a federal crime. We appreciate your assistance and cooperation while we are investigating this case. We would like to make you aware of the victim services that may be available to you and to answer any questions you may have regarding the criminal justice process throughout the investigation. Our program is part of the FBI's effort to ensure the victims are treated with respect and are provided information about their rights under federal law. These rights include notification of the status of the case. The enclosed brochures provide information about the FBI's Victim Assistance Program, resources and instructions for accessing the Victim Notification System (VNS). VNS is designed to provide you with information regarding the status of your case.

The Victim Notification System (VNS) is designed to provide you with direct information regarding the case as it proceeds through the criminal justice system. You may obtain current information about this matter on the internet at WWW.Notify.USDOJ.GOV or from the VNS Call Center at 1-866-DOJ-4YOU (1-866-365-4968) (TDD/TTY: 1-866-228-4619) (International: 1-502-213-2767). In addition, you may use the Call Center or Internet to update your contact information and/or change your decision about participation in the notification program. If you update your information to include a current email address, VNS will send information to that address. You will need the following Victim Identification Number (VIN) '2319230' and Personal Identification Number (PIN) '9380' anytime you contact the Call Center and the first time you log on to VNS on the Internet. In addition, the first time you access the VNS Internet site, you will be prompted to enter your last name (or business name) as currently contained in VNS. The name you should enter is Altieri.

If you have additional questions which involve this matter, please contact the office listed above. When you call, please provide the file number located at the top of this letter. Please remember, your participation in the notification part of this program is voluntary. In order to continue to receive notifications, it is your responsibility to keep your contact information current.

Sincerely,

Laura Riso Victim Specialist

1581 Brickell Avenue Suite PH-104 Miami, FL 33129

305.859.9351

80 Lower Wisner Road Warwick, NY 10990 Beginning Capital \$ 58,143.84 Capital Added \$ - Capital Withdrawn \$ -	Period Covered 1/1/20	06	through	9/30/2006	
Capital Added \$ - Capital Withdrawn \$ -	80 Lower Wisner R	oad			141-68-992
Capital Withdrawn \$ -	Beginning Capital	\$	58,143.84		
	=		-		
Profits/(Losses) \$ 4,575.17	Capital Withdrawn		-		
	Profits/(Losses)	\$	4,575.17		
Total Account Balance \$ 62,719.01	Total Account Balance	\$	62,719.01		
	Your total return of 7.87%	is bas	sed on your average	balance of \$ 58,143.84	

Strattham 1581 Brickell Avenue Suite PH-104 Miami, FL 33129

305.859.9351

Period Covered 1	/1/2008	through	9/30/2008	
Chris & Marie A 80 Lower Wisne Warwick, NY	er Road			141-68-9927
Beginning Capital Capital Added	\$	64,639.50		
Capital Withdrawn	\$	-		
Profits/(Losses)	\$	3,999.99		
Total Account Balance	\$	68,639.49		
Your total return of	6.19% is ba	sed on your average	balance of \$ 64,639.50	

1581 Brickell Avenue Suite PH-104 Miami, FL 33129

305.859.9351

Period Covered 1/1/200	07	through	12/31/2007	
Chris & Marie Altieri 80 Lower Wisner Ro Warwick, NY 1099	oad			141-68-9927
Beginning Capital	\$	64,017.59		
Beginning Capital Capital Added	\$ \$	64,017.59		
Capital Added		64,017.59 - (5,000.00)		
_ <u>-</u> -	\$	-		

THE K-1 TAX INFORMATION FORM WILL BE MAILED TO YOU UNDER SEPARATE COVER

1581 Brickell Avenue Suite PH-104 Miami, FL 33129

305.859.9351

Chris & Marie Altier 80 Lower Wisner R Warwick, NY 109	oad		141-68-9
Beginning Capital	\$	87,717.43	
Deginning Capital	~		
·	\$	-	
Capital Added		(35,000.00)	
Capital Added Capital Withdrawn Profits/(Losses)	\$		

THE K-1 TAX INFORMATION FORM WILL BE MAILED TO YOU UNDER SEPARATE COVER

1581 Brickell Avenue Suite PH-104 Miami, FL 33129

305.859.9351

Period Covered 1/1/20	004	through	12/31/2004
Christopher & Mario 80 Lower Wisner R Warwick, NY 109	oad		
Beginning Capital	\$		
Capital Added Capital Withdrawn	\$ \$	85,000.00	
Profits/(Losses)	\$	2,717.43	
	\$	87,717.43	7